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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92050748		
Party	Plaintiff Nike, Inc.		
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Submission	Stipulated/Consent Motion to Extend		
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Signature	/Anna King/		
Date	06/27/2013		
Attachments	Stipulated Motion.pdf(48831 bytes)		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

NIKE, INC.)	Attorney Docket 007834.00037
	Petitioner,)	
)	Cancellation No. 92050748
v.)	Registration No. 2276975
SPARCO S.P.A.)	Mark: SPARCO
	Respondent.)	
	_		

STIPULATED MOTION FOR AN EXTENSION OF DISCOVERY PERIODS WITH CONSENT AND REPORT TO THE BOARD ON THE PROGRESS OF DISCOVERY OR OF ANY ONGOING SETTLEMENT NEGOTIATIONS

Pursuant to the TTAB's Order dated May 21, 2013, Discovery is set to close on July 17, 2013. The parties request that such date be extended for 60 days, or until September 15, 2013, and that all subsequent dates be reset accordingly.

Both parties consent to the proposed extension and resetting of dates requested therein.

The parties are providing herewith email addresses so that any order on this motion may be issued electronically by the Board.

The parties report the following regarding the progress of discovery or of any ongoing settlement negotiations:

1. Recitation of discovery to date:

The parties held a discovery conference, and NIKE has served initial disclosures, its First Set of Interrogatories and First Set of Requests for Production. SPARCO is working on providing its responses to NIKE's interrogatories and requests for production. (NIKE's discovery requests were served on May 20, 2013. As explained below, for much of the time the proceedings have been pending, the parties have been trying to reach an agreement that would settle proceedings in 20 different countries and the European Union, and efforts were focused on settlement.)

2. Statement of issues that have been resolved and issues that remain to be resolved:

In addition to the US proceeding, and proceedings involving CTM trademarks (which cover all 27 member countries of the European Union), the parties have engaged in opposition and/or cancellation proceedings in 20 other countries. The parties are attempting to achieve a

worldwide settlement that resolves all of these proceedings around the world. However, because of the complexities of the issues involving legal concerns and legal counsel from around the world, the settlement agreement is not yet complete. NIKE engaged new US counsel in March of this year, and the counsel for both parties have been working diligently with their respective clients to try to facilitate settlement of the matter around the world.

3. Firm timetable for resolution:

The parties believe that significant progress has been made in their discussions, and hope to reach agreement on settlement within the time allotted for the extension of time.

Date: June 27, 2013

By:

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Attorneys for Sparco S.P.A.

CERTIFICATE OF SERVICE

This Stipulated Motion for an Extension of Discovery Periods with Consent and Report to the Board on the Progress of Discovery or of any Ongoing Settlement Negotiations was filed jointly and I hereby certify that a copy was served by first class mail to the following addresses on June 27, 2013, such being the Respondent's correspondence addresses listed in the TTABVUE system and provided to Petitioner as of this date:

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